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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
10/593,630	09/21/2006	Nobuhiro Ide	80083(302721) 2578		
	7590 10/04/201 ILDMAN PALMER L	EXAMINER			
P.O. BOX 5587		DIAZ, JOSE			
BOSTON, MA	02203		ART UNIT	PAPER NUMBER	
			2879		
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			10/04/2011	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Applicatio	No. Applicant(s)					
		10/593,63	0	IDE ET AL.				
	Office Action Summary	Examiner		Art Unit				
		JOSE M. D)IAZ	2879				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1) 又	Responsive to communication(s) filed on 07 July 2011.							
•	This action is FINAL . 2b) This action is non-final.							
'=	An election was made by the applicant in response to a restriction requirement set forth during the interview on							
٥,١	; the restriction requirement and election have been incorporated into this action.							
4)								
•,	closed in accordance with the practice under E	•	·					
	·	,						
Disposit	ion of Claims							
5)🛛	Claim(s) 2-11 and 13 is/are pending in the application.							
	5a) Of the above claim(s) is/are withdrawn from consideration.							
6)🛛	Claim(s) <u>6,8 and 9</u> is/are allowed.							
7) 🔀	Claim(s) <u>2-5,7,10-11,13</u> is/are rejected.							
	Claim(s) is/are objected to.							
9)	9) Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
10)	The specification is objected to by the Examine	er.						
11) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). 								
* See the attached detailed Office action for a list of the certified copies not received.								
233 the attached detailed embe determed a list of the defined depice not received.								
Attachment(s)								
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te				
Paper No(s)/Mail Date 6) L Other:								

DETAILED ACTION

Response to Amendment

The Amendment, filed on 07/07/2011, has been entered and acknowledged by the Examiner.

Claims 2-11 and 13 are pending in the instant application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

a. A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kato et al (20040004682), Kato hereinafter, in view of Kido et al (20030189401), Kido hereinafter.

Regarding **claim 2**, Kato discloses an organic light emitting device (35, ¶ [53]) having an emission layer (14) between an anode and a cathode, wherein the organic light emitting device further comprises: an optically-transparent substrate (11) having a first surface and a second surface; and a light scattering means (¶ [56]), at least either inside or outside the device, for scattering light emitted from the emission layer (14), wherein a first electrode (15) of the anode or the cathode is an optically-transparent electrode having a first surface and a second surface and the second surface of the

first electrode (15) is mounted on the first surface of the optically-transparent substrate (11); wherein a second electrode (13) of said anode or said cathode has a first surface and a second surface, and the second surface of the second electrode (13) is mounted on the first surface side of the first electrode (15) so that said emission layers (14) intervene between the first surface of the first electrode (15) and the second surface of the second electrode (13), and wherein the light scattering means is the second electrode (13) which is a light-scattering and light-reflective electrode (¶ [56]) (fig. 5).

However, Kato fails to exemplify a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer.

In the same field of endeavor, Kido discloses a plurality of emission layers (3-1, 3-2, 3-3) being separated from each other by an equipotential surface forming layer or a charge generating layer (4-1, 4-2) (fig. 8, ¶ [0175]), in order to effectively and stably provide a device structure capable of achieving a long operational life time with a lightemission at a higher luminance.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer as taught by Kido in the device of Kato, in order to effectively and stably provide a device structure capable of achieving a long operational life time with a light-emission at a higher luminance.

Regarding **claim 4**, Kato discloses an organic light emitting device (10, \P [42]) having an emission layer (14, \P [45]) between an anode and a cathode, wherein the

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organic light emitting device (10) further comprises: an optically-transparent substrate (16) having a first surface and a second surface; and a light scattering means (¶ [45]), at least either inside or outside the device, for scattering light emitted from the emission layer (14), wherein a first electrode (15) of the anode or the cathode has a first surface and a second surface and the second surface of the first electrode (15) is mounted on the first surface of the optically-transparent substrate (16), wherein a second electrode (13, ¶ [46]) of said anode or said cathode is a light reflective electrode having a first surface and a second surface, and the second surface of the second electrode (13) is mounted on the first surface side of the first electrode (15) so that the emission layer (14) intervene between the first surface of the first electrode (15) and the second surface of the second electrode (13), and wherein said light scattering means comprises the first electrode (15), which is a light scattering and optically-transparent electrode (¶ [46]) (fig. 2).

However, Kato fails to exemplify a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer.

In the same field of endeavor, Kido discloses a plurality of emission layers (3-1, 3-2, 3-3) being separated from each other by an equipotential surface forming layer or a charge generating layer (4-1, 4-2) (fig. 8, ¶ [0175]), in order to effectively and stably provide a device structure capable of achieving a long operational life time with a lightemission at a higher luminance.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a plurality of emission layers being

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separated from each other by an equipotential surface forming layer or a charge generating layer as taught by Kido in the device of Kato, in order to effectively and stably provide a device structure capable of achieving a long operational life time with a light-emission at a higher luminance.

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Claims 3, 5, 7, 10-11 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Tyan et al (20040061136), Tyan hereinafter**, in view of **Kido et al (20030189401), hereinafter Kido**.

Regarding **claim 3**, Tyan discloses an organic light emitting device (109, ¶ [48], fig. 9) having an emission layer (30) between an anode and a cathode, wherein the organic light emitting device further comprises: an optically-transparent substrate (10) having a first surface and a second surface; and a light scattering means (composed of layers 12, 24, 26), at least either inside or outside the device, for scattering light emitted from the emission layer, wherein a first electrode (14) of the anode or the cathode is an optically-transparent electrode having a first surface and a second surface and the second surface of the first electrode (14) is mounted on the first surface of the optically-transparent substrate (10), wherein a second electrode (22) having a first surface and a second surface, and the second surface of the second electrode (22) is mounted on the first surface side of the first electrode (14) so that the emission layer (30) intervene between the first surface of the first electrode (14) and the second surface of the second electrode (22), and wherein the light-scattering comprises a light-scattering and light-

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reflective element (composed of layers 12, 24, 26) on the first surface of the second electrode (22).

However, Tyan fails to exemplify a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer.

In the same field of endeavor, Kido discloses a plurality of emission layers (3-1, 3-2, 3-3) being separated from each other by an equipotential surface forming layer or a charge generating layer (4-1, 4-2) (fig. 8, ¶ [0175]), in order to effectively and stably provide a device structure capable of achieving a long operational life time with a lightemission at a higher luminance.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer as taught by Kido in the device of Tyan, in order to effectively and stably provide a device structure capable of achieving a long operational life time with a light-emission at a higher luminance.

Regarding **claim 5**, Tyan discloses an organic light emitting device (102, ¶ [43], fig. 2) having an emission layer (30) between an anode and a cathode, wherein the organic light emitting device (102) further comprises: an optically-transparent substrate (10) having a first surface and a second surface; and a light scattering means (12), at least either inside or outside the device, for scattering light emitted from the emission layer, wherein a first electrode (14) of the anode or the cathode is an optically-transparent electrode having a first surface and a second surface and the second

surface of the first electrode (14) is mounted on the first surface of the optically-transparent substrate (10), wherein a second electrode (22) of the anode or the cathode is a light-reflective electrode having a first surface and a second surface, and the second surface of the second electrode (22) is mounted on the first surface side of the first electrode (14) so that the emission layer (30) intervene between the first surface of the first electrode (14) and the second surface of the second electrode (22), and wherein the light-scattering means comprises a light-scattering and optically-transparent element (12) which intervenes between the first surface of the optically-transparent substrate (10) and the second surface of the first electrode (14).

However, Tyan fails to exemplify a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer.

In the same field of endeavor, Kido discloses a plurality of emission layers (3-1, 3-2, 3-3) being separated from each other by an equipotential surface forming layer or a charge generating layer (4-1, 4-2) (fig. 8, ¶ [0175]), in order to effectively and stably provide a device structure capable of achieving a long operational life time with a lightemission at a higher luminance.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer as taught by Kido in the device of Tyan, in order to effectively and stably provide a device structure capable of achieving a long operational life time with a light-emission at a higher luminance.

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Regarding **claim 7**, Tyan discloses an organic light emitting device (109, ¶ [48], fig. 9) having an emission layer (30) between an anode and a cathode, wherein the organic light emitting device (109) further comprises an optically-transparent substrate (10) having a first surface and a second surface, wherein a first electrode (14) of the anode or the cathode is an optically-transparent electrode having a first surface and a second surface and the second surface of the first electrode (14) is mounted on the first surface of the optically-transparent substrate (10), wherein a second electrode (22) of the anode or the cathode is having a first surface and a second surface, and the second surface of the second electrode (22) is mounted on the first surface side of the first electrode (14) so that the emission layer (30) intervene between the first surface of the first electrode (14) and the second surface of the second electrode (22), wherein a light reflective element (26) is provided on the first surface of the second electrode (22), wherein an optical spacer (24) is provided between the first surface of the second electrode (22), and the light reflecting element (26).

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However, Tyan is silent about a distance between the light reflective element and the emission layers is in the range of 1µm to 1mm by means of the optical spacer so as to be set to a distance where an angle dependency of light emission brightness and light emission color can be reduced.

Meanwhile, Tyan discloses on ¶ [132] that various well-known optical effects in order to enhance its properties if desired includes optimizing layer thickness to yield maximum light transmission.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide a distance between the light reflective element and the emission layers by means of the optical spacer to be in the range of 1µm to 1mm, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable range involves only routine skill in the art, in order to enhance optical properties of the device.

However, Tyan fails to exemplify a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer.

In the same field of endeavor, Kido discloses a plurality of emission layers (3-1, 3-2, 3-3) being separated from each other by an equipotential surface forming layer or a charge generating layer (4-1, 4-2) (fig. 8, ¶ [0175]), in order to effectively and stably provide a device structure capable of achieving a long operational life time with a lightemission at a higher luminance.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide a plurality of emission layers being separated from each other by an equipotential surface forming layer or a charge generating layer as taught by Kido in the device of Tyan, in order to effectively and stably provide a device structure capable of achieving a long operational life time with a light-emission at a higher luminance.

It is to be noted that the combination of Tyan and Kido meets all the structure limitations of the organic light emitting device. The limitation " so as to be set to a distance where an angle dependency of light emission brightness and light emission

color can be reduced" is a functional statement. Therefore the in the combination of Tyan and Kido distance between the light reflective element and the emission layers can be adapt to perform the claimed function, i.e. to reduce an angle dependency of light emission brightness and light emission color.

The following is a quotation of the MPEP 2114

APPARATUS CLAIMS MUST BE STRUCTURALLY DISTINGUISHABLE FROM THE PRIOR ART

>While features of an apparatus may be recited either structurally or functionally, claims< directed to >an< apparatus must be distinguished from the prior art in terms of structure rather than function. >In re Schreiber, 128 F.3d 1473, 1477-78, 44 USPQ2d 1429,1431-32 (Fed. Cir. 1997) (The absence of a disclosure in a prior art reference relating to function did not defeat the Board's finding of anticipation of claimed apparatus because the limitations at issue were found to be inherent in the prior art reference); see also In re Swinehart, 439 F.2d 210, 212-13, 169 USPQ 226, 228-29 (CCPA 1971);< In re Danly, 263 F.2d 844, 847, 120 USPQ 528, 531 (CCPA 1959).

"[A]pparatus claims cover what a device is, not what a device does." Hewlett-Packard Co. v. Bausch & Lomb Inc., 909 F.2d 1464, 1469, 15 USPQ2d 1525, 1528 (Fed. Cir. 1990) (emphasis in original).

Regarding **claim 10**, in the combination of Tyan and Kido, Kido discloses that the plurality of emission layers comprises emission layers (3-1, 3-2, 3-3) of at least two different emission colors (fig. 8, ¶ [0207]).

Same rationale to combine from the rejection of claim 7 applies.

Regarding **claim 11**, in the combination of Tyan and Kido, Kido discloses that the emission color of the organic light emitting device is white (fig. 8, ¶ [0207], claim 29).

Same rationale to combine from the rejection of claim 7 applies.

Regarding **claim 13**, in the combination of Tyan and Kido discloses the claimed invention according to claim 7.

However, in the combination of Tyan, and Kido, Tyan is silent about the multilayered film been formed of a dielectric material.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the light reflecting multilayer film of a dielectric material, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice.

Allowable Subject Matter

Claims 6 and 8-9 are allowed.

The reasons for allowance were previously stated on the Office action mailed on 01/13/2010.

Response to Arguments

Applicant's arguments with respect to claims 2-11 and 13 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 20040041516 A1, ¶ [0004] provides evidence of a dielectric materials used as a light reflecting layer "an insulating (dielectric) layer, i.e., a light reflecting layer". This statement is with regard to the obvious rationale of the rejection of **claim 13**.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOSE M. DIAZ whose telephone number is (571)272-

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9822. The examiner can normally be reached on 7:00 - 5:00 EST Monday-Thursday;

Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nimesh Patel can be reached on 571-272-2457. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/José M. Díaz/

Examiner, Art Unit 2879

/NIMESHKUMAR D. PATEL/

Supervisory Patent Examiner, Art Unit 2879